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9	Attorneys for Iron Rock Ventures, LLC,	
10	Successor In Interest to Claims of Virgin Scent, Inc.	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
13	VIRGIN SCENT, INC.,	Case No. 2:23-cv-00308-JCM-VCF
14	Plaintiff,	NOTICE OF WITHDRAWAL OF
15	VS.	AMENDED APPLICATION FOR
16	BT SUPPLIES WEST, INC.,	FOREIGN JUDGMENT AND RELATED PAPERS [DKT. 35-37]
17	Defendant.	
18		
19	Iron Rock Ventures LLC as holde	r of Virgin Scent. Inc 's judgment against RI
20	Iron Rock Ventures, LLC, as holder of Virgin Scent, Inc.'s judgment against B'	
21	Supplies West, Inc., files this notice to withdraw its papers seeking to register a foreign judgment	
	1. Amended Application for Foreign Judgment (Dkt. 35, filed Feb. 23, 2024)	
22	2. Second Amended Affidavit of Judgment Creditor's Counsel (Dkt. 36, filed Feb	
23	23, 2024)	
14	I I	

3. Notice of Filing Amended Application for Foreign Judgment and Second Amended Affidavit of Judgment Creditor's Counsel (Dkt. 37, filed Feb. 23, 2024)

The Amended Application was filed in error based on misunderstandings of the federal procedure to register foreign judgments under 28 U.S.C. § 1963. Additionally, the Amended Application was filed under the docket category of "Notice," and the clerk of the court changed the category to "Motion" on April 9, 2024, after inquiry from undersigned counsel. No response has been filed or received since the filing of the papers as a notice or since the change of category to a motion.

Counsel learned of the overall misunderstanding of the federal procedure following that change. Counsel apologizes for the mistaken filing, whether as a notice or motion, and hereby withdraws the papers identified above. Iron Rock is preparing new papers in compliance with the federal procedure and will file them when they are complete.

Dated: Monday, April 15, 2024

KAEMPFER CROWELL

/s/ Louis M. Bubala III

Louis M. Bubala III, No. 8974 Brittney Lehtinen, No. 15949

Attorneys for Iron Rock Ventures, LLC.

CERTIFICATE OF SERVICE

Pursuant to Fed. R. Civ. P. 5(b), I certify that I am an employee of Kaempfer Crowell
that I am over the age of 18, and that I am not a party to the above-referenced case. I further
certify that on Monday, April 15, 2024, the forging NOTICE OF WITHDRAWAL OF
AMENDED APPLICAION FOR FOREIGN JUDGMENT AND RELATED PAPERS
[DKT. 35-37] was filed and served as indicated below.
V DV NOTICE OF FLECTDONIC FILING: through Floatrania Casa Filing System

X BY NOTICE OF ELECTRONIC FILING: through Electronic Case Filing System of the United States District Court, District of Nevada, to the individuals and/or entities at their email addresspes as set forth below:

MARTIN L. WELSH on behalf of Defendant BT SUPPLIES WEST, INC. mwelsh@lvlaw.com, k.bratton@hayesandwelsh.onmicrosoft.com, m.mchenry@lvlaw.com

MEGAN K.M. MCHENRY on behalf of Defendant BT SUPPLIES WEST, INC. m.mayry@lvlaw.com, l.finchio@nevlaw.com, mwelsh@lvlaw.com

I declare under penalty of perjury that the foregoing is true and correct.

DATED: Monday, April 15, 2024

By: /s/ Louis M. Bubala III
Louis M. Bubala III
An Employee of KAEMPFER CROWELL

KAEMPFER